1	Robert J. Cassity (9779)					
2	Erica C. Medley (13959) HOLLAND & HART LLP					
3	9555 Hillwood Drive, 2nd Floor Las Vegas, NV 89134					
4	Phone: 702.669.4600					
5	bcassity@hollandhart.com ecmedley@hollandhart.com					
6	Stephen G. Topetzes (pro hac vice)					
7	Theodore L. Kornobis (pro hac vice)					
/	K&L GATES LLP 1601 K Street, NW					
8	Washington, DC 20006 Tel: (202) 778-9180					
9	Fax: (202) 778-9100 stephen.topetzes@klgates.com					
10	ted.kornobis@klgates.com					
11	Attorneys for Defendant Christopher Missling an Nominal Defendant Anavex Life Sciences Corp.	nd				
12						
13	DISTRICT OF NEVADA					
14	DENISE DEANGELIS, derivatively on behalf	Case No.: 2:24-cv-00891-JCM-MDC				
15	of ANAVEX LIFE SCIENCES CORP.,	Case No.: 2.24-cv-00891-JCIVI-IVIDC				
16	Plaintiff,	STIPULATION FOR TEMPORARY				
17	v.	STAY OF PROCEEDINGS				
18	CHRISTOPHER MISSLING, PETER					
19	DONHAUSER, JIONG MA, ATHANASIOS SKARPELOS, STEFFEN THOMAS, and					
20	CLAUS VAN DER VELDEN,					
21	Defendants.					
22	and					
23	ANAVEX LIFE SCIENCES CORP.,					
24	Nominal Defendant.					
25	D1 1 100D 1 D 11 ((2)					
26	Plaintiff Denise Deangelis ("Plaintiff"),	Defendant Christopher Missling ("Missling"), and				
	Nominal Defendant Anavex Life Sciences Corp	o. ("Anavex" or the "Company" and together with				
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9555 HILLWOOD DRIVE, 2ND FLOOR

LAS VEGAS, NV 89134

HOLLAND & HART LLP

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Missling, "Defendants") (Plaintiff and Defendants, taken together, the "Parties") hereby stipulate as follows:

WHEREAS, on November 27, 2024, the Parties filed a Joint Stipulation to withdraw Anavex's Countermotion for a briefing schedule, accept service of process for Defendant Missling, and set a deadline for the parties to submit a briefing schedule on a motion to dismiss. See ECF No. 22;

WHEREAS, the Court approved the Joint Stipulation on November 27, 2024, setting a deadline of January 15, 2025 for the parties to submit a proposed stipulation regarding briefing. See ECF No. 23;

WHEREAS, the Parties have met and conferred regarding the most efficient manner to proceed in this matter given the pendency of a motion to dismiss in a class action pending in the United States District Court for the Southern District of New York, *Huev v. Anavex Life Sciences* Corporation, No. 1:24-cv-01910-CM (the "Huey Action"); and

WHEREAS, in an effort to proceed in the most efficient manner, the Parties agree that it would save judicial and party resources to temporarily stay this action in its entirety pending the resolution of defendants' motion to dismiss in the *Huey* Action.

WHEREFORE, the Parties hereby agree, stipulate, and respectfully request that the Court enter an order as follows:

- 1. This action is stayed in its entirety (including all discovery) until the resolution of defendants' motion to dismiss in the *Huey* Action.
- 2. Defendants shall promptly notify Plaintiff of any derivative action filed on behalf of Anavex of which Defendants become aware and that asserts claims substantially the same as those asserted in this action ("Related Derivative Actions").

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	3.	Plaintiff has the option to terminate the stay if a Related Derivative Action is not
stayed	d for a s	similar or longer duration than this action by giving 14 days' notice to counsel for
Defer	dants v	ia email.

- 4. During the stay, Plaintiff may amend the complaint to the extent otherwise permitted by the Federal Rules of Civil Procedure, but Defendants shall not be required to respond to any amended complaint during the pendency of the stay.
- 5. The Parties will submit a stipulation to this Court regarding the briefing schedule for a motion to dismiss within 30 days of the court's decision on defendants' pending motion to dismiss in the *Huey* action or upon termination of the stay as provided above.

### IT IS SO STIPULATED.

Dated: January 15, 2025 **HOLLAND & HART LLP** 

### /s/ Robert J. Cassity

Robert J. Cassity Erica C. Medley 9555 Hillwood Drive, 2nd Floor Las Vegas, NV 89134

#### **K&L GATES LLP**

Stephen G. Topetzes Theodore L. Kornobis 1601 K Street, NW Washington, DC 20006

Attorneys for Defendant Christopher Missling and Nominal Defendant Anavex Life Sciences Corp.

Dated: January 15, 2025

#### LEVERTY & ASSOCIATES LAW CHTD.

/s/ Patrick R. Leverty Patrick R. Leverty Reno Gould House 832 Willow Street

9555 HILLWOOD DRIVE, 2ND FLOOR

LAS VEGAS, NV 89134

HOLLAND & HART LLP

Reno, NV 89502 Tel. 775.322.6636 Fax. 775.322.3953

Email: pat@levertylaw.com

# THE BROWN LAW FIRM, P.C.

Timothy Brown 767 Third Avenue, Suite 2501 New York, NY 10017 Telephone: 516.922.5427 Facsimile: 516.344.6204

Email: tbrown@thebrownlawfirm.net

Attorneys for Plaintiff

## **ORDER**

IT IS SO ORDERED.

UNITED STATES DISTRICT JUDGE

DATED: January 22, 2025